UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

MDL No.	15-2666 (JNE/FLN)

In re Bair Hugger Forced Air Warming Products Liability Litigation

STATEMENT INSTEAD OF REDACTED DOCUMENTS

This Document Relates to All Actions

I certify that Plaintiffs have filed PlaintiffsøOpposition To DefendantsøMotion To Exclude Plaintiffs Engineering Experts.

The following Exhibits and/or deposition excerpts have been marked õConfidentialö under the Protective Order, and redaction is impracticable:

- 1. Exhibit 3 is a copy of 3M internal document bearing bates range 3MBH00982867-85.
- 2. Exhibit 29 is 3M internal document bearing bates range 3MBH00042553.
- 3. Exhibit 45 is 3M internal document bearing bates number 3MBH00047858.
- 4. Exhibit 47 is 3M internal document bearing bates range 3MBH00544754.

Plaintiffs file this Statement Instead of Redacted Documents pursuant to L.R. 5.6(d)(1)(A)(ii).

Respectfully submitted,

Dated: October 3, 2017 MESHBESHER & SPENCE LTD.

/s/ Genevieve M. Zimmerman

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